JOINT STIPULATION TO STAY ACTION AND [PROPOSED] ORDER

21

22

23

24

25

26

27

28

1

2

3

4

5

6

7

8

9

10

Plaintiff Riverbed Technology, Inc. ("Riverbed") and Defendant Realtime Data, LLC d/b/a IXO ("Realtime"), by and through their attorneys, hereby stipulate to stay this action. This stipulation is based on the following facts:

- On April 3, 2017, Realtime filed a Complaint in the Eastern District of Texas, Tyler Division, Case No. 6:17-cv-198, ("the Texas Action") alleging infringement of U.S. Patent Nos. 8,719,438 (the "'438 Patent") and 8,717,204 (the "'204 Patent").
- 2. On June 2, 2017, Riverbed filed its Complaint in this action seeking declaratory relief of non-infringement of the '438 and '204 Patents ("the California Action").
- 3. On July 14, 2017, Riverbed filed a motion to dismiss Realtime's Complaint in the Eastern District of Texas action for improper venue or in the alternative, to transfer. In the motion, Riverbed asserts that venue in the Eastern District of Texas is improper under 28 U.S.C. § 1400(b) pursuant to the Supreme Court's decision in TC Heartland, among other things. Briefing on this motion is due to be complete on August 24, 2017.
- 4. On August 4, 2017, Realtime filed a motion to dismiss Riverbed's complaint in this action under the first-to-file rule in light of Realtime's earlier complaint in the Eastern District of Texas. Realtime also seeks to dismiss the Riverbed's complaint for lack of personal jurisdiction.
- 5. The parties agree that a stay of this action pending resolution of Riverbed's motion to dismiss or transfer in the Texas Action is acceptable and would conserve judicial resources.

Accordingly, the parties hereby STIPULATE AND JOINTLY REQUEST THAT THE COURT ORDER as follows:

- 1. This action is stayed pending resolution of Riverbed's motion to dismiss Realtime's Complaint filed in the Eastern District of Texas, Case No. 6:17-cv-198, Docket 27.
- 2. This stipulation does not prejudice either party's future right to seek any appropriate relief either in the California Action or the Texas Action.
- 3. Realtime can renew its motion to dismiss Riverbed's complaint in this action within 14 days of a final ruling on Riverbed's motion to dismiss.

1	3. The parties will prov	ride the Court with a status report every 90 days until a fina	
2	ruling on Riverbed's motion is issu	ned. Upon a final ruling on Riverbed's motion in the Texas	
3	Action, the parties will provide the Court a status report within 10 days.		
4			
5		Respectfully submitted,	
6	Dated: August 22, 2017	RUSS, AUGUST & KABAT	
7		D //D 14 K	
8		By:/s/Paul A. Kroeger Marc A. Fenster (CA SBN 181067) Email: mfenster@raklaw.com	
9		Reza Mirzaie (CA SBN 246953)	
		Email: rmirzaie@raklaw.com Brian D. Ledahl (CA SBN 186579)	
10		Email: bledahl@raklaw.com Paul A. Kroeger (CA SBN 229074)	
11		Email: pkroeger@raklaw.com	
12		C. Jay Chung (CA SBN 252794) Email: jchung@raklaw.com	
13		Philip X. Wang (CA SBN 262239)	
		Email: pwang@raklaw.com Christian W. Conkle (CA SBN 306374)	
14		Email: cconkle@raklaw.com	
15		James N. Pickens (CA SBN 307474) Email: jpickens@raklaw.com	
16		RUSS AUGUST & KABAT	
10		12424 Wilshire Boulevard, 12th Floor Los Angeles, CA 90025	
17		Telephone: 310/826-7474	
18		Facsimile 310/826-6991	
19		Attorneys for Defendant	
		REALTIME DATA, LLC	
20			
21		/s/ Matthew P. Chiarizio	
22		John Russell Emerson	
		(TX Bar No. 24002053) Pro hac vice	
23		russ.emerson@haynesboone.com	
24		Stephanie N. Sivinski (TX Bar No. 24075080) <i>Pro hac vice</i>	
		stephanie.sivinski@haynesboone.com	
25		Matthew P. Chiarizio	
26		(TX Bar No. 24087294) Pro hac vice	
27		matthew.chiarizio@haynesboone.com HAYNES AND BOONE, LLP	
		2323 Victory Avenue, Suite 700	
28		Dallas, Texas 75219	
		Phone: (214) 651-5000	
		2	

JOINT STIPULATION TO STAY ACTION AND [PROPOSED] ORDER

l		
1		Fax: (214) 200-0615
2		Jennifer M. Lantz
3		(CA Bar No. 202252) jennifer.lantz@haynesboone.com
4		Nicholas V. Martini
5		(CA Bar No. 237687) nick.martini@haynesboone.com
6		HAYNES AND BOONE, LLP 525 University Avenue, Suite 400
7		Palo Alto, California 94301
8		Phone: (650) 687-8800 Fax: (650) 687-8801
9		
		Attorneys for Plaintiff RIVERBED TECHNOLOGY, INC.
10		,
11		
12	IT IS SO ORDERED.	The CMC is reset from 9/7/17 to 11/30/17
13		at 9:30 a.m. A joint CMC statement shall be
14	Dated:	filed by 11/22/17.
15	8/22/17	STATES
16		Honorable Faward M. Chooper RED
17		Honorable Faward M. Cho United State IT IS SO ORDERED SOURCE OF THE PROPERTY O
18		E Amount 12
19		Judge Edward M. Chen DISTRICT OF CHIE
20		
21		DISTRICTOR
22		151 RIC 1
23		
24		
25		
26		
27		
28		